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10
11 *Attorneys for Defendant/Counterclaimant*
12 *Ivan Tapia and Defendants Angela Cruikshank,*
Jeff Cruikshank, and Justin Owens

13 **UNITED STATES DISTRICT COURT**
14 **DISTRICT OF NEVADA**

15 INTERNATIONAL MARKETS LIVE INC.,
a New York corporation dba IM MASTERY
16 ACADEMY,

17 Plaintiff,

18 v.

19 DAVID IMONITIE an individual; SPELA
20 SLUGA, an individual; DEVON ROESER,
an individual; IVAN TAPIA, an individual;
21 NVISIONU, INC., a Delaware corporation;
22 ILYKIT, LLC, a Utah limited liability
company, LUCAS LONGMIRE, an
23 individual; NATHAN SAMUEL, an
individual; MICHAEL ZHOR, an individual;
24 IMRAN RICHIE, an individual; JUSTIN
OWENS, an individual; PAULO
25 CAVALLERI, an individual; JOSE
MIGUEL CONTREAS, an individual; BASS
26 GRANT, an individual; ANGELA
27 CRUIKSHANK, an individual; JEFF
CRUIKSHANK, an individual; VINCE
28 MURPHY, an individual; GARY
MCSWEEN, an individual; KATRINA

Case No.: 2:22-CV-01863-GMN-BNW

**STIPULATION AND [PROPOSED]
ORDER RE: EXTENSION OF TIME FOR
FILING OF REPLY TO RESPONSE TO
DEFENDANTS' JOINT MOTION FOR
PROTECTIVE ORDER (ECF NO. 233)
(FIRST REQUEST)**

1 WORGESS, an individual; LUIS
 2 RONALDO HARNANDEZ ARRIAGA, an
 3 individual; STEPHANIA AYO, an
 4 individual; SILVIA AYO, an individual;
 5 CATALINA VASQUEZ, an individual;
 6 MATHIAS VASQUEZ, an individual;
 7 DOES 1 through 10, inclusive; and ROE
 8 CORPORATIONS I through X, inclusive,
 9
 10 Defendants.

11 AND ALL RELATED MATTERS

12 **STIPULATION AND [PROPOSED] ORDER RE: EXTENSION OF TIME FOR FILING**
 13 **OF REPLY TO RESPONSE TO DEFENDANTS' JOINT MOTION FOR PROTECTIVE**
 14 **ORDER (ECF NO. 233)**
 15 **(FIRST REQUEST)**

16 Defendant/Counterclaimant Ivan Tapia ("Tapia"), along with Defendant/Counterclaimant
 17 David Imonitie and Defendants Spela Sluga, Devon Roeser and NVisionU, Inc. (collectively, the
 18 "Joint Defendants"), and Plaintiff/Counterdefendant International Markets Live Inc. ("IML"),
 19 (collectively, the "Parties"), by and through their respective undersigned counsel of record, the law
 20 firms of Slighting Law, James Dodge Russell & Stephens PC, Wellman & Warren LLP, Kerr
 21 Simpson Attorneys at Law, and Holland & Hart LLP, hereby stipulate and agree to: 1) extend the
 22 deadline for Joint Defendants to file their Reply to IML's Response to Defendants' Joint Motion
 23 for Protective Order (ECF No. 233) to from July 27, 2023 to **August 4, 2023**. This is the first
 24 stipulation to extend the Reply deadline. The Parties hereby specifically agree and stipulate as
 25 follows:

26 WHEREAS, on July 7, 2023, Joint Defendants filed their Motion for Protective Order (ECF
 27 No. 222).
 28

1 WHEREAS, on July 20, 2023, IML filed its Response to Defendants' Joint Motion for
2 Protective Order (ECF No. 233), thereby making Joint Defendants' Reply to IML's Response
3 currently due July 27, 2023.

4 WHEREAS, on July 26, 2023, counsel for the Parties met and conferred via text message
5 and agreed to allow Joint Defendants an additional eight (8) days to file their Reply to IML's
6 Response, thereby extending the deadline for their Reply from July 27, 2023 to August 4, 2023.
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8 WHEREAS, no parties oppose the extension of time for the filing of Joint Defendants'
9 Reply to IML's Response as set forth herein.

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1 THEREFORE, the Parties stipulate and agree to extend the deadline for Joint Defendants to
 2 file their Reply to IML's Response to Defendants' Joint Motion for Protective Order from July 27,
 3 2023 to **August 4, 2023** and respectfully request that the Court approve and order the same.

4 IT IS SO STIPULATED this 27th day of July 2023.

5 SLIGHTING LAW

HOLLAND & HART LLP

6 /s/ Bradley S. Slighting

/s/ Jenapher Lin

7 Bradley S. Slighting, Esq. (NBN 10225)

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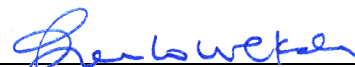
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24 *Attorneys for Defendants DAVID*
IMONITIE; SPELA SLUGA; DEVON
 25 *ROESER; NVISIONU, INC., Bass Grant,*
Lucas Longmire, Vince Murphy

26 IT IS SO ORDERED:

27 

28 UNITED STATES MAGISTRATE JUDGE

DATED: July 28, 2023

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 27th day of July, 2023, a true and correct copy of the foregoing **STIPULATION AND [PROPOSED] ORDER RE: EXTENSION OF TIME FOR FILING OF REPLY TO RESPONSE TO DEFENDANTS' JOINT MOTION FOR PROTECTIVE ORDER (ECF NO. 233) (FIRST REQUEST)** was filed with the Clerk of the Court using the CM/ECF system which automatically sent notification of such filing to and served electronically upon the following counsel:

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